19 LC 33 7724S

Senate Committee on Health and Human Services offered the following substitute to SB 18:

## A BILL TO BE ENTITLED AN ACT

10 an	iend Chapter 7 of Title 33 of the Official Code of Georgia Annotated, relating to kinds
of ins	urance, limits of risks, and reinsurance, so as to provide definitions; to provide that
direct	primary care agreements are not insurance; to exempt such agreements from regulation
as ins	surance; to provide for discontinuance of services under certain circumstances; to
provi	de a short title; to provide for related matters; to repeal conflicting laws; and for other
purpo	ses.
	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
	SECTION 1.
This A	Act shall be known and may be cited as the "Direct Primary Care Act."
	SECTION 2.
Chapt	er 7 of Title 33 of the Official Code of Georgia Annotated, relating to kinds of
insura	ance, limits of risks, and reinsurance, is amended by adding a new Code section to read
as foll	lows:
″ <u>33-</u>	<u>7-2.1.</u>
<u>(a)</u>	As used in this Code section, the term:
<u>(1</u> )	) 'Direct primary care agreement' means a contract between a physician and an
inc	dividual patient or his or her legal representative in which the physician or the
<u>ph</u>	ysician's medical practice agrees to provide health care services to the individual
<u>pa</u>	tient for an agreed-upon fee and period of time.
<u>(2</u> )	) 'Direct primary care practice' means a physician or physician's medical practice that
<u>ch</u>	arges a periodic fee for services, does not bill any third parties on a fee for service
<u>ba</u>	sis, and whose per visit charge is less than the monthly equivalent of the periodic fee.
<u>(3</u> )	) 'Physician' means a person licensed to practice medicine pursuant to Article 2 of
~-	napter 34 of Title 43.

19 LC 33 7724S 25 (b) A direct primary care agreement is not insurance, shall not be deemed an insurance arrangement nor agreement, and is not subject to state insurance laws. 26 27 (c) A physician offering, marketing, selling, or entering into a direct primary care 28 agreement shall not be required to obtain a certificate of authority or license other than to 29 maintain a current license to practice medicine with the State of Georgia. 30 (d) To be considered a direct primary care agreement for the purposes of this Code section, 31 such agreement shall: 32 (1) Be in writing; 33 (2) Be signed by a physician or agent of the physician and the individual patient or his 34 or her legal representative; 35 (3) Allow either party to terminate such agreement upon written notice to the other party 36 of no more than 30 days; 37 (4) Describe the scope of health care services that are covered by the periodic fee; (5) Specify the periodic fee and any additional fees outside of the periodic fee for 38 39 ongoing care; 40 (6) Specify the duration of such agreement and any automatic renewal periods and 41 require that no more than 12 months of the periodic fee be paid in advance; and 42 (7) Prominently state in writing that such agreement is not health insurance. 43 (e) A physician providing health care services under a direct primary care agreement may 44 decline to accept a patient if, in the physician's opinion, such patient's medical condition 45 is such that the provider is unable to provide the appropriate level and type of health care 46 services such patient requires. The physician may discontinue care for patients under the 47 direct primary care agreement if: 48 (1) The patient fails to pay the periodic fee or any additional fees specified by the 49 agreement; 50 (2) The patient has performed an act of fraud; 51 (3) The patient repeatedly fails to adhere to the recommended treatment plan; 52 (4) The patient is abusive and presents an emotional or physical danger to the staff or 53 other patients of the direct primary care practice; or 54 (5) The physician or the physician's medical practice discontinues operation as a direct 55 primary care practice. 56 (f) In the event that either party terminates an agreement pursuant to this Code section, any 57 unearned portion of any fees paid pursuant to such agreement shall be refunded by the

58 physician to the patient within 30 days of termination."

59

All laws and parts of laws in conflict with this Act are repealed.

**SECTION 3.**